

Invitation for Bid

Sealed Bid Sale

Sale Number 38-4868

FLOATING DRY DOCK

Please be aware that the inventory is not being sold by a DRMO.
Any questions or comments please contact the
Sales Contracting Officer, Linda Lamphear at (269) 961-7400.

Bid Opening Date and Time

15 January, 2004 at 9:00 A.M. (EST)

Inspection Period Begins:

05 January, 2004

NOTICE!
A 20% Bid Deposit is
Required

Payment in Full Must Be Received Prior to Removal/Release of Property

Department of Defense Defense Reutilization and Marketing Service National Sales Office

Invitation For Bid Sale Number 38-4868

Bid Opening Date

15 January, 2004 at 9:00 A.M. (EST)

Bids will be accepted until opening date and time set for Bid opening.

Bids and all required documentation received after the bid opening date may be determined late and not considered.

The bid acceptance period must be at least 10 days from the bid opening or the bid will be considered nonresponsive.

Mail bids to:

Defense Reutilization and Marketing Service National Sales Office - Bids 74 Washington Ave N STE 6 Battle Creek, MI 49017-3092

Fax bids to: (269) 961-7568

Place bids electronically and view bid results at: http://www.drms.dla.mil

Sales Contracting Officer (SCO) for this sale is: Linda Lamphear, (269) 961-7400

Office Hours: 7:30 a.m. to 4:00 p.m. (EST/EDST) Monday - Friday

PRIOR TO BID OPENING DATE:

For current and future sales information contact 1-888-352-9333. For How to Bid information contact the Contracting Officer at (269) 961-7400

AFTER BID OPENING DATE:

For High Bid Information, which will not be furnished to bidders until after awards have been made (see paragraph 3, page 3 of Sale by Reference), payments and refunds contact 1-888-352-9333

Unofficial abstracts are available for download/viewing at the DRMS Web site: www.drms.dla.mil

EXCHANGE SALE: This property is being offered in accordance with the exchange/sale provisions of Section 201(c) of the Federal Property and Administrative Services Act of 1949 Stat.384 as amended (40 U.S.C.481c).

Payments

All payments must be made in U.S. currency or guaranteed instrument payable in U.S. dollars to the Treasurer of the United States.

For additional information refer to the payment article in the Conditions of Sale in this catalog. Credit cards accepted: VISA, Discover, MasterCard and American Express

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Item Description Index

<u>Description</u>	Item Number
AUXII IARY FI OATING DRY DOCK AFDB-9	1

IT HAS BEEN DETERMINED THAT THIS PROPERTY IS NO LONGER NEEDED BY THE FEDERAL GOVERNMENT.

Item 1 Is in the custody of Metro Machine Corporation, located at Pier 6, Philadelphia Naval Business Center, Philadelphia, PA

1. AUXILIARY FLOATING DRY DOCK

GENERAL DESCRIPTION

AFDB-9 is a large auxiliary floating dry dock, commercially designed and built, for freshwater use. It is a U-shaped rigid type commercial dock consisting of two sections (A & B). When joined, the total length of the dock is 712.5 feet, 229 feet wide, with a wing wall height of 61 feet above the pontoon deck. The pontoon depth is 21 feet. AFDB-9 has not been in operation for the past 15 years. It is recommended that prospective bidders inspect the hull and make their own determination of the suitability of this vessel for usage or tow.

Builder Sun Shipbuilding and Drydock Co

Delivery Date: 06/01/1974
Length (each section) 356.25 ft.
Extreme Beam 229 ft.
Light Displacement 0 tons
Full Displacement 0 tons
Draft 17 ft

Hull Material: Steel hull, steel superstructure

CONDITION: It is the opinion of the custodian that the hull of this vessel is in fair condition.

CONDITIONS

The conditions given in this description are made by the Navy based upon an internal vessel assessment. It is recommended that prospective bidders inspect the vessel and make their own determination of the overall condition of the vessel and the suitability of the hull for usage or tow. The pre-disposal documentation for this craft, including hazardous material surveys and inventories can be obtained during vessel inspection or by contacting the DRMS Sales Contracting Officer, Linda Lamphear (616)961-7400.

DEMIL CODE: Q

Contact: Mike Masino PHONE: (215)897-6747

Acq. Cost: \$6,000,000.00 1 Each

THE FOLLOWING ARTICLES APPLY:

PART 05-J: Commerce Control List Items (CCLI)
PART 05-K: Munitions List and Commerce Control
List Items (MLI/CCLI) Compliance

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS ON THIS ITEM.







Additional General Information and Instructions (DRMS Form 82-3 May 89 EF)

See DRMS pamphlet, Sale by Reference, March 1994, for General Information and Instructions 1 thru 17.

18. Submission of Bids. Bids must be in the possession of the Sales Contracting Officer by the hour (exact time) specified for the bid opening. Bids must be submitted on the forms provided in this Invitation. Forms must be typewritten or prepared in ink or indelible pencil, and signed by the person submitting the bid. Envelopes containing the bids must be sealed and identified by the name and address of the bidder, the number of the sale, and the date and hour of the bid opening. (See following format.)

NAME
ADDRESS
CITY ST ZIP

Defense Reutilization & Marketing Service Bid Room, National Sales Office 74 Washington Ave N.
BATTLE CREEK, MI 49017-3092

SALE NUMBER: 38-4868
BID OPENING DATE: 15 January, 2004 @ 9:00 A.M. (EST)
BIDDER IDENTIFICATION NUMBER: 300-FILL-IN-YOUR-NUMBER

19. Bids may be submitted via:

- A. U.S. Mail-Users of the U.S. Postal Service (including USPS Express Mail)
- B. Express Mail/Hand Carried Bids-Users of Express Mail Services and hand carried bids.
- C. Electronic Method-Instructions for on-ling bidding at http://www.drms.dla.mil

Bids submitted by telegram, facsimile, electronic mail (Internet) or mailgram must be specific as to sender and content, to include name and title of sender, complete firm name (if other than an individual), complete address, telephone number, invitation for bid number, item number on which the bid is submitted, unit price and total price and amount.

- 20. Telephonic bids will not be accepted on this sale.
- 21. All bids must be addressed and mailed or delivered to:

Defense Reutilization and Marketing service Bid Room, National sales Office 74 Washington Ave N Battle Creek, MI 49017-3092 Facsimile Number (269) 961-7658

22. All Payments must be addressed and mailed or delivered to:

Defense Reutilization and Marketing service ATTN: Cashier 74 Washington Ave N Battle Creek, MI 49017-3092 Facsimile Number (269) 961-7314

- 23. Personal Checks: Personal checks will be accepted for payments of debts, interest, liquidated damages, overages and storage charges, for amounts of \$25.00 or less. Make checks payable to the U.S. Treasury.
- 24. Facsimile Notification of Award: The bidder may request facsimile notification or award by checking the appropriated block on the Item Bid Page. When requested by the bidder, facsimile notification will be sent simultaneously with the mailing of the contract and will include the contract number and item(s) awarded.
- 25. Disposal Notification to All Purchasers and Sub-Purchasers: The use, disposition, export and reexport of this property is subject to all applicable U.S. laws and regulations, including the Arms Export Control Act (22 CFR 2751 et seq.); the Export Administration Act of 1979 (560 U.S.C. App. 2401 et seq.); International Traffic in Arms Regulations (22 CFR 120 et seq.); Export Administration Regulations (15 CFR 730 et seq.); Foreign Assets Control Regulations (31 CFR 500 et seq.); and the Espionage Act (37 U.S.C. 791 et seq.) which among other things, prohibits:
 - a. The making of false statements and concealment of any material information regarding the use or disposition, export or reexport of the property, and
 - **b.** Any use or disposition, export or reexport of the property, which is not authorized in accordance with the provisions of this agreement. Before any export or reexport of this property is attempted, contact the Office of Defense Trade Controls, Department of State and the Bureau of Export Administration, Department of Commerce for export licensing requirements.

ADDITIONAL GENERAL INFORMATION AND INSTRUCTIONS - SEALED BID - CONTINUED

26. **EXCHANGE SALE:** This property is being offered in accordance with the exchange/sale provisions of Section 201(c) of the Federal Property and Administrative Services Act of 1949 Stat.384 as amended (40 U.S.C.481c).

- 27. EP: ENVIRONMENTAL PROTECTION: All offeror's are advised that they must comply with all applicable Federal, State and local laws, ordinances, regulations, etc., with respect to human safety and the environment during the processing, use or disposal of material purchased from the Department of Defense.
- 28. RELEASE OF MATERIALS: If purchaser wishes to release material to a carrier or agent, it is requested a written release be furnished prior to release of material.
- 29. VR: REGULATED SUBSTANCES: PCB, asbestos or other hazardous or components not identified in the item description may remain on the vessel(s) being offered in this invitation of Bids. Strict adherence to Federal environmental statutes, US Environmental Protection (EPA) regulations, State and local environmental laws and regulations are required for this item. Purchaser is cautioned that it is solely responsible to ascertain the extent to which Federal environmental laws and other State and local statutes and regulations may effect it and comply therewith.

NOTICE:

High bids on Demil B or Q items, where an End Use Certificate is required, are taking 60 to 120 days (or longer) to clear Trade Security Control, part of the Department of Commerce. To ensure you don't lose the right to the property, during the clearance process, please enter "60" or leave blank the portion of Standard Form 114, Item Bid and Award Page, which states, "In compliance with the above, the unders igned offers and agrees, if this Bid is accepted within _____ calendar days...to pay for and remove the property." We are unable to extend Bid Acceptance Periods of less than 60 days. Failure to leave this line blank or specifying less than 60 days may cause you to lose the right to the property.

Supply Condition Codes

Code	Title	Definition
Α	Serviceable (issuable without qualification)	New, used, repaired, or reconditioned material which is serviceable and issuable to all customers without limitation or restriction. Includes material with more than 6 months' shelf life remaining.
В	Serviceable (issuable with qualification)	New, used, repaired, or reconditioned material which is serviceable and issuable for its intended purpose but which is restricted from issue to specific units activities, or geographical areas by reason of its limited usefulness or short service life expectancy. Includes material with 3 through 6 months' shelf life remaining.
С	Serviceable (priority issue)	Items which are serviceable and issuable to selected customers, but which must be issued before Condition A and B material to avoid loss or as a usable asset. Includes material with less than 3 months shelf life remaining.
D	Serviceable (test/ modification)	Serviceable material, which requires test, alteration, modification, con version, or disassembly. (This does not include items, which must be inspected or tested immediately prior to issue.)
E	Unserviceable (limited restoration)	Material, which involves only limited expense or effort to restore to serviceable condition and which is accomplished in the storage activity where the stock is located.
F	Unserviceable (reparable)	Economically reparable material which requires repair, overhaul, or reconditioning (includes reparable items, which are radioactively contaminated).
Н	Unserviceable	Material, which has been determined to be unserviceable and does not meet repair criteria, (includes condemned items which are radioactively contaminated).

Demilitarization Codes/Requirements

A DEMIL customer service help line at 1-888-352-9333 is available 8:00-5:00 EST/EDST to address any demilitarization problems or concerns.

Code	Explanation
Α	Non-MLI/Non-CCLI. Demilitarization not required.
В	MLI (NON-SME). Demilitarization not required. Trade Security Controls (TSC) required at disposition.
G	MLI (SME). Demilitarization required - AEDA. Demilitarization, and if required, declassification and/or removal of sensitive markings or information will be accomplished prior to physical transfer to a DRMO. This code will be used for all AEDA items, including those, which also require declassification and/or removal of sensitive markings or information.
Q	CCLI. Commerce Control List Item – Demilitarization not required. CCLI are dual-use (military, commercial, and other strategic uses) items under the jurisdiction of the Bureau of Export Administration, U.S. Department of Commerce, through the Export Administration Regulations. The types of items under the Commerce Control List (CCL) are commodities (i.e., equipment, materials, electronics, propulsion systems, etc.), software, and technology. The CCL does not include those items exclusively controlled by another department or agency of the U.S. Government.

Conditions of Sale (DRMS Form 83 Jan 98 Computer Generated)

The General Information and Instructions and General and Special Conditions of Sale are hereby incorporated by reference and become a part of this Invitation for Bids and any contract resulting from acceptance of bid submitted pursuant to this Invitation for Bids as fully as though such Instructions, Term and Conditions had been specifically set forth herein. The Instructions, Term and Conditions are contained in Defense Reutilization and Marketing Service pamphlet entitled Sale by Reference - Instructions, Terms and Conditions Applicable to Department of Defense Personal Property Offered for sale by Defense Reutilization and Marketing Service dated March 1994, and may be obtained from the DRMS Web site, www.dla.mil/drms or upon request from the DRMS National Sales Office, 74 Washington Ave. N, Battle Creek, MI 49017-3092. Copies are available through any activity of the Defense Reutilization and Marketing Service.

The specific Instructions, Terms and Conditions applicable to this sale are as follows:

DRMS pamphlet Sale by Reference, March 1994:

- Part 1: **General Information and Instructions** (DRMS Form 81, Oct 93): All Conditions, except Condition 6 should read: Any sale or use tax imposed by any state, country or political subdivision will be paid by the Purchaser.
- Part 2: **General Sale Terms and Conditions** (Standard Form 114C, Jun 86 ed., and DRMS Form 84, Oct 93). All Conditions.
- Part 3: **Special Sealed Bid Conditions** (Standard Form 114C-1, Jan 70 ed., and DRMS Form 99, Oct 93). All Conditions Except A.
- Part 5: Additional Special Circumstance Conditions Miscellaneous (DRMS Form 86, Oct 93). As specified in item description.
- Part 6: Additional Special Circumstance Conditions Demilitarization and Mutilation (DRMS Form 95 Oct 93). As specified in item description.
- Part 7: Additional Special Circumstance Conditions Hazardous and Dangerous Property (DRMS Form 98, Oct 93). As specified in item description.
- Part 8: Additional Special Circumstance Conditions-Foreign Excess Personal Property (FEPP) (DRMS Form 94, Oct 93). As specified in item description.

In addition to the above, the following is also incorporated as part of this sale:

Articles

ARTICLE B01: BID DEPOSITS AND PAYMENTS

(a) A bid deposit of 20% of the total amount bid is required and must accompany the bid. If the bid deposit is not in the Sales Contracting Officers possession at the time of bid opening, this will render the bid as nonresponsive.

- (b) All bid deposits and payments, including those for storage charges, liquidated damages, and interest, must be in the form of cashier's check, certified check, traveler's check, bank draft, money order, cash or credit card (MasterCard, Visa, Discover Card, American Express only). Make checks payable to U.S. Treasury. When a credit card is used as payment, the credit card number, the name as printed on the credit card, and the expiration date must be provided. If more than one credit card is used, the bidder must identify the exact monetary amount to be applied against exact credit card. Bidders whose payment is accompanied by a letter of credit, or who have on file an approved bid bond (SF150 or SF 151) may make payments by uncertified personal or company checks, but only up to an amount equal to the penal sum of their bond or the amount of their letter of credit.
- (c) If, for any reason, a bidder's uncertified check is not honored for payment by the payees' bank upon initial presentment for payment, the Government may, after notifying the bidder, require the bidder to make all future payments by cash, cashiers check, certified check, traveler's check, bank draft or money order.
- (d) Successful bidders that wish to make payment via credit card for property awarded via credit card can do so by providing language substantially as follows:
- I (WE) AUTHORIZED THE SALES CONTRACTING OFFICER TO OBTAIN PAYMENT BY CREDIT CARD FOR ANY ITEMS I AM (WE ARE) AWARDED ON THIS SALE.

Any necessary adjustments in accordance with condition of sale entitled "Adjustment or Variation in Quantity or Weight" will be applied to the card as a debit or credit.

(e) Personal checks will be accepted for payment of debt interest, liquidated damages, overages and storage charges for amounts of \$25.00 or less.

(f) All payments should be addressed and mailed or delivered to:

Defense Reutilization and Marketing Service

Attn.: Cashier

74 North Washington Ave.

Battle Creek, MI 49017-3092

Credit card payments may be faxed to: (269)961-7314

ARTICLE B42: ASBESTOS REMOVAL

Whenever regulated asbestos-containing material (RACM) is stripped, removed, renovated, demolished, or otherwise handled or disturbed, purchaser agrees to have an on-site representative (such as a foreman or management level person) trained in OSHA and the Asbestos National Emissions Standard for Hazardous Pollutants (NESHAP) demolition and renovation provisions, and the means of complying with them, present during the duration of the work performance as well proper disposal. Evidence that the required training has been completed must be posted at the demolition or renovation site and made available for inspection by the Environmental Protection Agency (EPA) or the delegated agency according to 40 CFR Part 61, effective 20 November 1991. OSHA, state and/or local regulations governing asbestos containing material also applies.

ARTICLE B07: CHANGE IN CONTRACT CLAUSES:

The terminology "Strategic List" and "SLI" appearing in Article J: STRATEGIC LIST ITEMS (SLI) and Article K: MUNITIONS AND STRATEGIC LIST ITEM (mli/sli) COMPLIANCE found at Part 5 of the sale by reference pamphlet dated March 1994 is deleted and "Commerce Control List" and "CCLI", respectively, is substituted therefore. All other language remains unchanged and in full force and effect.

ARTICLE B27: HOLD HARMLESS CONDITION

The purchaser shall hold and save the Government and its personnel free and harmless from liability of any nature or kind occasioned by operations of the purchaser on Government premises.

ARTICLE KB: APPLICABLE LAW

This contract is between the United States of America and the Purchaser. The Contracting Officer shall not be personally liable or responsible to the Purchaser for official acts in the execution or administration of this contract. The rights and remedies of the parties are governed by the terms and provisions of this contract. The validity and interpretation of this contract and all rights and obligations thereunder shall be governed by the law of the United States of America.

ARTICLE KC: ILLICIT ACTS

During the performance of the contract awarded, the purchaser agrees to assume full responsibility for any illicit act committed by his assigned agents and/or employees while such personnel are within the confines of the U.S. military installation or any area involved in the performance of such contract. For the purpose of this condition of sale, illicit acts include, but are not limited to, commission of fraud, theft, bribery, receiving stolen property, and any other alleged offense not specifically indicated. Therefore, the purchaser agrees to ensure complete supervision over such personnel who are engaged in the performance of any contract awarded. Violation of above requirement by the purchaser and/or agents may result in temporary suspension or permanent debarment of the contractor.

ARTICLE KD: IMPORT-EXPORT RESTRICTIONS

This sale document does not constitute a guarantee that the property listed hereunder can legally be imported into the United States. This sale document does not constitute a guarantee that the property sold hereunder is authorized for export from the country where such property is located. It is the responsibility of the purchaser to obtain such clearances and approval for export from the host country concerned.

ARTICLE PA: MAILGRAMS, TELEGRAPHIC, ELECTRONIC MAIL AND FACSIMILE BIDS.

Notwithstanding the provisions of Condition 3, General Sale Terms and Conditions (Standard Form 114C), telegraphic, electronic mail (Internet) and facsimile bids or bids submitted by mailgrams are acceptable under this Invitation for Bid. By submitting a telegraphic, electronic mail, facsimile or mailgram bid, the bidder agrees to be bound by all terms, conditions and provisions of this Invitation for Bid. Bidders are cautioned that all such bids must be in the possession of the SCO at the time set for bid opening, and must be supported by an adequate bid deposit in accordance with the provisions of Article E, Part 3, entitled "Bid Deposits and Payments", in the Sale By Reference Pamphlet dated August 1989.

ARTICLE PA: PCB

These vessels may have PCB contaminated components that are not identified in the item description. PCB contaminated items may include, but are not limited to, transformers, capacitors, electrical cable, insulation, felt gaskets, thermal and acoustic insulation materials, adhesives, aluminized paint, various rubber and plastic products. These vessels fall under the exemption requirements at 40 CFR 761.20(c)(1).

The purchaser is cautioned that is solely responsible for ensuring that all Federal environmental statutes, US Environmental Protection (EPA) regulations, State, and local environmental laws regarding leaks and spills, storage for disposal, and disposal of PCB contaminated items are strictly adhered to once these components can no longer be used for their intended purpose.

ARTICLE PB: DENIED AREAS/EXCEPTIONS/COMMODITY RESTRICTIONS

- a. The Bidder understands and agrees that the ultimate of the property shall not be Afghanistan, Albania, Angola (UNITA), Bulgaria, Burma, Cambodia, People's Republic of China, Cuba, Estonia, Ethiopia, Haiti, Iran, Iraq, Laos, Latvia, Liberia, Libya, Lithuania, Madagascar, Mongolia, Mozambique, Nigeria, North Korea, Peru, Romania, Rwanda, Som alia, Sudan, Syria, Vietnam and all former states of Yugoslavia (Croatia, Slovenia, Bosnia-Herzogovina, Montenegro, Serbia, and other republics), South Africa, and all states of the former Soviet Union, or any other prohibited destinations that may be specified in this contract.
- b. EXCEPTIONS: Nothwithstanding anything herein to the contrary, this property (DEMIL "A", non-MLI/SLI items and ferrous and non-ferrous, true scrap (property which was not downgraded to a scrap condition) may be exported to any country and territory except: Cuba, Iran, Iraq, Libya, North Korea, Unita (Angola), and the following areas of the former Republic of Yugoslavia, (Krosovo) and the Bosnian Serb-Controlled area of the Republic of Bosnia/Herzogovina.
- c. COMMODITY RESTRICTIONS: The Bidder understands and agrees that, although not on the Denied Areas List, the sale of Munitions List and Strategic List Items (MLI/SLI) designated as CAT II items, and any property requiring demilitarization or mutilation under U.S. supervision shall not be sold for ultimate destinations to Chile, Poland, Hungary, The Czech and Slovak Federal Republics, and South Yemen.".

ARTICLE PD: SALE OF COMMERCE CONTROL LIST PROPERTY

Buyers are advised that the item offered on this sale are designated as Commerce Control List Items (CCLI) under the Export Administration Regulations (EAR) issued by the U.S. Department of Commerce (DoC). See 15 CFR (730-774).

Since the Department of Defense has determined this item to be on the Commerce Control List, the Sales Contracting Officer (SCO) may refuse to release the property to individuals who cannot obtain the appropriate DoC export or reexport license, or who have not established an appropriate exemption, within the time frame allowed for free removal of the items. Prospective buyers should contact the DoC Bureau of Export Administration, Exporter Counseling Division at (202)482-4811 or http://www.bxa.doc.gov for information on licensing and exemptions. Prospective buyers may also contact the nearest U.S.

Commercial Service Officer at www.usatrade.gov for assistance in export licensing information. U.S. Commercial Services officers are usually located at the American Consulates and Embassies around the world.

Successful bidders should advise the SCO as soon as possible of any anticipated delays in obtaining the appropriate approvals if such delay may require an extension of the free removal period allowed under the contract. Such extensions are discretionary with the SCO. Note: for vehicles covered under ECCN 9A018, the SCO may assume that no license or other approval is required if the awarded bid price is \$1,500.00 or less. See 15 CFR Part 774, Supplement No. 1, Chapter 9. The DRMS Sales by Reference Part 8, Additional Special Circumstances -Foreign Excess Personal Property is also applicable to this sale.

ARTICLE PE: DISTINCTIVE MARKINGS.

Purchaser agrees that he will remove, destroy or obliterate all identifying outside markings on the vessels, at his expense and prior to removal.

ARTICLE SA: STORAGE CHARGES/LATE REMOVAL CHARGES

Not withstanding Part 2, Condition 28, if the Purchaser fails to remove the vessel within the time limits specified for removal, or within any extension of time which may have been granted by the Sales Contracting Officer, pursuant to Condition No. 8, General Sales Terms and conditions (Standard Form 114C), charges for wharfage, moorage, dockage, anchorage, berthing or other services will be assessed at the following rate(s) per day per vessel excluding Saturdays, Sundays and Federal Holidays.

ITEM NUMBERS RATE PER DAY (PER VESSEL)

1 \$300.00

In all instances where storage charges are assessed, payment thereof must be made by the purchaser prior to the removal of the property unless otherwise authorized by the Government. In no event, however, will charges for late removal exceeds 50% of the contract price of vessel as to which the delay occurred.

Inspection Dates and Times

Monday thru Friday only (Excluding weekends and Federal Holidays) Hours are: 7:30 A.M.- 3:30 P.M. local time

Inspection Notes:
Items 1-2: By Appointment only. Appointments must be made one week in advance.
CONTACT:

Item 1: Carolanne Blackburn Phone: (215)897-6747

Loading Table

Time for Removal

(See DRMS pamphlet, "Sale by Reference, March 1994, Part Z, Condition no. 8, Standard Form 114C)
The removal period is established on the basis that a written notice of award will be made by March 18, 2004.
Should the written notice of award on any item(s) not be made by the above date, an appropriate allowance will be made in the date of removal for such items.

Property must be removed within 30 days of Award

LOADING LEGEND

- I GOVERNMENT WILL LOAD
 - (a) Rail
 - (b) Truck or Trailer
- II GOVERNMENT WILL LOAD-OPEN TOP CONVEYANCE ONLY
 - (a) Rail
 - (b) Truck or Trailer
- III PURCHASER MUST LOAD (NO GOVERNMENT ASSISTANCE)
 - (a) Rail facilities available adjacent to property
 - (b) Rail facilities available on the installation but remote from property
 - (c) No rail facilites available

IV OTHER

ITEM LOADING LEGEND

1 IIIc

Loading Notes

Items 1 - 2: Purchaser must Load/Tow at no cost to the Government, **No Government assistance**. Working on vessel is prohibited on Government property other than preparing for tow or shipment. Purchaser must contact Carolanne Blackburn at (215)897-6747 for an appointment.

Sale of Government Property Item Bid and Award Page

Address your bid Defense Reutiliza	to: tion and Marketing Service		ids will be opened at: efense Reutilization and Marketi	ng Service	
Bid Room, Nation			RMS-BU, National Sales Office		
74 Washington Av			4 Washington Ave., North		
Battle Creek, MI	49017-3092	8	attle Creek, MI 49017-3092		
Sale No. 38-4868		D	ate: 15 January, 2004 at 9:00 a.	m. EST/ED	ST
	ly opened on the date and time spe	cified, subje	ect to:		
	CONDITIONS Sale Terms and Conditions, SF 114	IC lun 86	ed : and		
	Sealed Bid Conditions, SF 114C-1,				
[x] Terms/co	onditions incorporated herein by refe	erence;			
[x] Special t	erms/conditions incorporated into the	e Invitation	for Bid;		
b. PAYMENT R	EQUIREMENTS				
	required to pay for any or all of the	items listed	on the Item Bid Page(s) at the p	rice bid for	each
item, in accor	dance with Article B01.				
In compliance with	BID (This section to be to the above, the undersigned offers			calenc	lar daye
(60 calendar days	if no period is specified by the Gov the the property. The total amount is	ernment or	the Bidder, but not less than 10 of		
THE BIDDER (Ch	eck appropriate boxes)				
1. ☐ has, ☐ h	nas not inspected the property on w	hich the bid	is submitted.		
	s not, an individual or a small busing for the definition of small business.		n. (See CFR, Title 13, Chapter 1	, Part 121,	
Complete the follo	owing only if the total amount of the	bid(s) exce	eds \$25,000.		
	nas not, employed or retained any c y for the Bidder) to solicit or secure			na fide emp	oloyee
working solel from the awa the Contracti	nas not, paid or agreed to pay any c y for the Bidder) any fee, commission rd of this contract; and agrees to full ng officer, (For interpretation of the 41, SUBPART 101-45.3.)	on, percenta rnish inform	age or brokerage fee, contingent ation relating to (a) and (b) abov	upon or res	ulting sted by
	ss of bidder (Street, City, State, and MUST be same on envelope)	Zip Code)	Signature of person autho	rized to sig	n this bid
				1	
			Signers name and title (ty	pe or print)	Date Of Bid
					OI BIG
Telephone number					
Bidder identification	on no. (If applicable) 300				
A	cceptance by the Government (Th	nis section	for Government use only)		
Accepted as to ite	m(s) numbered	U	nited States of America	Date of	
(For acceptance info	ormation see DRMS Form 1427attached	d) B	y:	Acceptan	ce
		(Contracting Officer)		
Total Amount	Contract Number(s)	Ň	ame and Title of Contracting Offi	cer	
Standard Form 114	 Computer Generated 				

Sale of Government Property Item Bid Page

NOTICE: INDIVIDUAL BIDS ONLY A 20% bid deposit of total bid price is required for this sale.

ltei	m Number	Total Price	Bid		Item Number	Total Price Bid
	Bidder may re No. 22 of Sale	equest facsimile notifications by Reference. Our facs	on of award by ch imile number is:	neckin	g this block. See Gen	eral Information and Instruction
	Bid number to office	o be filled in by sales			Name of bidder and i (type or print)	dentification number, if applicable

Standard Form 114A Computer Generated

IMPORTANT NOTICE: PROVIDE YOUR COMPLETE NAME AND MAILING ADDRESS, BIDDER ID NO., SALE NO. AND BID OPENING DATE ON THE FACE OF THE ENVELOPE AS SHOWN IN THE EXAMPLE IN THIS IFB. IT IS IMPORTANT TO YOU AS WELL AS TO THE GOVERNMENT.

Credit Card Information

(Please type or legibly print information)

Please note

Effective immediately, if you use a credit card for payment and, at the time of processing, it is declined by the bank, you will be advised, in writing, that your credit card will no longer be accepted for a period of one (1) year. Fraudulent use of credit cards will result in your being recommended for debarment from the DRMS sales program.

If a credit card is to be used as a payment, complete the following information and return this sheet with your bid, or AFTER AWARD, facsimile this completed page to (269) 961-7314. Be sure to include your contract number.

	Last	Name:	
Company Name:			
Card Holder Name:			
Address:			
City:	State:	Zip Code:	
		/ear	
Expiration date. Month			
thorize the sales contracting		v credit card for any items I am (we are) awa
		v credit card for any items I am (we are) awa
thorize the sales contracting	officer to obtain payment by		·
thorize the sales contracting			·

(Pre	LETTER OF AUTHORIZATION scribing authority: DRMS-H 4160.3, Volume	TO:	
iten	(PRINT NAME) as my agent on Contract	ned, hereby authorizet (PRINT NAME) with respect to the dicated by check mark in the boxes provided	o
	EXTENT OF AUTHORITY	LIST ITEM(S)	
	Make payment. Make payment and remove property.		
	Remove Property.		
	Perform work required under the contract		
	Accept and sign for deliveries above or below the quantity variations allowed under the contract.		
	Sign certifications required prior to Government's permitting release of property.		
	Other (specify):		
SIG	NATURE OF PURCHASER	DATE	

DRMS FROM 1646, APR 2002 (EF) (Previous Edition May be used Until Exhausted)

BEFORE YOU BEGIN, READ THE FILLER HELP PROVIDED UNDER FILE/FORM INFO. THEN PUT YOUR CURSOR IN THE RED BOX AND CLICK ON F1 FOR SOME ADDITIONAL INFO.

OUR CURSOR IN THE RED BOX AND CLICK ON F1 FOR SOME ADDITIONAL INFO.	
IFB/CONTRACT/OFFER/SF122/SF123 ORDER NO	

END-USE CERTIFICATE (STATEMENT REGARDING DISPOSITION AND USE OF PROPERTY) (Please read Privacy Act Statement on reverse before completing this form. If additional space is required, use separate sheets and identify by Block Number.) Type OR PRINT ALL INFORMATION The public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time for reviewing instructions, searching existing data

The public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to DoD, Washington Headquarters Services, DIOR (0704-0382), 1215 Jefferson Davis Highway, Suite 1204, Arlington, VA 22202-4302. Respondents should be aware that notwithstanding any other provision of law, no person shall be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number. Please DO NOT RETURN your form to either of these addresses. RETURN COMPLETED FORM TO THE IPB, SOLICITATION OR PROPOSAL.

INSTRUCTIONS. This form must be fully completed by all applicants for Munitions List Items (MLI)/Commerce Control List Items (CCLI) prior to acceptance by the U.S. Government and constitutes an integral part of this bid. The information given must be true and correct and will become a part of this contract. Every block MUST have an entry. If necessary, insert "NONE," "SAME AS BLOCK X," or "NOT APPLICABLE" (do not use "NIA"). If the applicant is acting solely as an Agent, a DLA Form 1822 must be signed by the Principal. The term Approxing Official used to indicate the person authorized to act for the U.S. Government (Sales Contracting Officer, Plant Clearance Officer, or other designated individual). FOR ALL SALES OF PROPERTY APPROVED BY PLANT CLEARANCE OFFICERS, UPON THE REMOVAL OF THE PROPERTY, ALL DOCUMENTATION REQUIRED BY THIS FORM WILL BE FORWARDED TO THE IDENTIFIED TRADE SECURITY CONTROL OFFICE.

The following applies to all property subject to sale using this form: the use, disposition, export, or re-export of this property, is subject to the publications, penalties, and other provisions of the economic programs administered by the Office of Foreign Assets Control, U.S. Treasury Department, 31 CFR Chapter V.

THIS STATEMENT IS SUBMITTED IN CONNECTION SALE EXCHANGE OTHER:	WITH:	LINE ITEM NUMBER/COM	MODITY	
		CCNIALIEN CARD NO ICO	LINTDV ID	
NAME (Last, First, Middle)		SSN/ALIEN CARD NO./CO	UNIRYID	
DATE OF BIRTH (MM/DD/YY) PLACE OF BIRTH (Cit	ty or County, State, Country)	I		TELEPHONE NUMBER (Include Area Code)
MAILING ADDRESS		PHYSICAL ADDRESS		
CECTION I. CENEDAL INFORMATION				
SECTION I. GENERAL INFORMATION	erty for which we have submi	ttad our hid/offer nursuant t	a the abou	a identified invitation
APPLICABILITY. This statement applies to the proper 1. TYPE OF FIRM	erty for which we have submi	ited our bid/orier pursuant t	o the abov	re identified invitation.
SOLE PROPRIETORSHIP PARTNERSH	HIP CORPORATION	OTHER (Specify) :		
2. NATURE OF END-USER'S BUSINESS	3. NATURE OF PRINCIPAL'			RM'S ID/FEDERAL TAX NUMBER
5. BUSINESS/CORPORATION HEADQUARTERS		6. BRANCH OFFICE	•	
A. NAME		A. NAME		
B. ADDRESS (Physical location)		B. ADDRESS (Physical local	ation)	
7 ALL CORPORATE OFFICERS, DARTNERS AND/O	ACENTS ARE TO PROVID	E ON CEDADATE CHEETC	OF DARER	THEIR NAMES ADDRESSES SON- DATES
 ALL CORPORATE OFFICERS, PARTNERS AND/C AND PLACES OF BIRTH. FAILURE TO PROVIDE THI 				
SECTION II. END USE/USER INFORMATION.				
1. PURPOSE. THE PROPERTY REFERRED TO IN ABO	OVE IFB/OFFER NUMBER WIL	L BE UTILIZED FOR THE FO	OLLOWING	i:
Enter and "X" in the appropriate item (s) below. In	the case of resale, Item 1.F.	or 1.G. MUST be marked.		
A. Retention for the following specific use	B. Resold in the form			The property will not be sold or otherwise
(see note):	following use (see	note) :		disposed of for use outside of the United States or to non-U.S. Citizens/Nationals in the United
				States.
D. The grounds were by an everythed in the		i	П.	16
D. The property may be re-exported in the form received to the following	of final production) :	ing alteration (description		If sold, name, address, and telephone number of sub-purchaser (s):
country/countries: or final production) : in (Country/Counties) :				
and distribution in (Country/Countri		//Counties) :		
		,		
G. The customers are unknown at this time. I property covered by this contract.	f required by the contract/tra	nsfer document, I will obtair	n prior writ	ten approval for the resale of any of the
ADDITIONAL INFORMATION: State any other mater	ial facts relating to end user	and use of the property whi	ch may be	of value in considering the proposal:
NOTE: Example of specific uses: AIRCRAFT. The befor parts, display, or ground instruction, etc.; for resa		the aircraft will be used: as	a flyable a	aircraft; as a nonflyable aircraft to be used only

DLA FORM 1822, DEC 2001 (EF)

ALL OTHER VERSIONS ARE OBSOLETE

PAGE 1 OF 2

SECTION III. UNDERSTANDING AND NOTIFICATIONS

1. The use, disposition, export and re-export of this property is subject to all applicable U.S. Laws and Regulations, including but not limited to the Arms Export Control Act (22 USC 2751 et seq.); Export Administration Act of 1979 (50 USC App. 2401 et seq.) as continued under Executive Order 12924; International Traffic in Arms Regulations (22 CFR 120 et seq.); Export Administration Regulations (15 CFR 730 et seq.); Foreign Assets Control Regulations (31 CFR 500 et seq.) and the Espionage Act (18 USC 793 et seq.); which, among other things, prohibit:

- A. The making of false statements and concealment of any material information regarding the use or disposition, export or re-export of the property and
 - B. Any use, disposition, export or re-export of the property not permitted by applicable statute and regulation.
- 2. The submission of false or misleading information and/or concealment of any material facts regarding the use, disposition or export of this property may constitute a violation of provisions of 18 USC 793/1001, 22 USC 2778/2779, 50 USC App. 2410, and 50 USC App. 1-44. Sanctions for violations will be in conformity with U.S. laws and regulations (including Federal Acquisition Regulations and DoDD 2030.8) and may include the denial of U.S. export privileges and of any participation in future U.S. Government contracts.
- 3. Transfers of MLI and CCLI property by purchasers/bidders are subject to the requirements of the appropriate licensing department or agency. In many cases, an export license or other authorization may be required. With respect to MLI, registration of the purchaser's/bidder's business with the Department of the State may also be required. It is the responsibility of the purchaser/bidder to determine what the applicable requirements may be and to obtain all necessary authorizations or
- 4. When MLI/CCLI property is transferred, the information in this form regarding the above laws and regulations must be passed to the subsequent purchaser/receiver. Records of Resale in buyer's possession should be available for Trade Security Controls Office review, if requested.
- 5. The Invitation For Bid and Sale/Exchange Contract number can be referenced when submitting an application for an export license or other authorization to the Department of State for MLI or Department of Commerce for CCLI.
- 6. The Government expects the Purchaser/Recipient to cooperate with all authorized Government representatives to verify the existence and condition of MLI/CCLI.

SECTION IV. CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB

- 1. I do certify that all information given in this Statement Regarding Disposition and Use of Property is true and correct to the best of my knowledge and belief and have not knowingly omitted any information which is inconsistent with this statement. I understand this statement will be referred to and be a part of the contract of sale/exchange with the U.S. Government. I agree to submit a written request for amendment of this statement to the Approving Official prior to effecting any change of fact or intention from that stated herein or in any prior amendment, whether occurring before or after the release of the commodities, and not to effect such changes without first receiving written approval of the Approving Official.
- 2. I acknowledge having been advised that the MLI/CCLI property I purchased is controlled by the U.S. Government and in many cases cannot be transferred (exported, sold or given) to a foreign country, a non-U.S. Citizen/National or a non-Permanent US Resident without a valid State/Commerce Department export authorization. Should I transfer this property to a foreign country, a non-U.S. Citizen/National or a non-Permanent US Resident, I will obtain any required authorization before making such transfers. I will not transfer this property to countries, regimes and nationals targeted under the sanctions program administered by the U.S. Treasury Department's Office of Foreign Assets Control.
- 3. Neither the applicant, corporate officers, directors or partners is:

A. The subject of an indictment for or has been convicted of violating any of the U.S. Criminal statutes enumerated in 22 CFR

120.27 since the effe	ctive date of the Arms Export (Control Act, Public Law 94-329, 90 Stat. 729 (June 30, 1	976); or		
4. The person signing this DLA Form 1822 is:					
lawfully adn and Nationa a Citizen of	the United States of America, nitted to the United States for lity Act, as amended (8 USC 1 of a foreign government entity	Permanent Residence and maintains such residence under 101(a), 20, 60 Stat. 163), or, and/or	the Immigration		
A. NAME (Type or print)		B. SIGNATURE	C. DATE SIGNED		
	P	RIVACY ACT STATEMENT			
AUTHORITY: PRINCIPAL PURPOSE(S):		JSC 2411; 22 USC 2751; and EO 9397. participate in the program and ensure that property recipients co	mply with the terms		
ROUTINE USES:	3	epartments of State, Commerce, Treasury, Transportation and Just and regulations and to the General Services Administration to de a recipient.	•		
DISCLOSURE:	3	rovide the requested information may result in ineligibility to receive RIVACY ACT SYSTEM NOTICE S800.10 DLSC APPLIES - SEE TI			

DLA FORM 1822, DEC 2001 (BACK) (EF)

ALL OTHER VERSIONS ARE OBSOLETE

PAGE 2 OF 2

INSTRUCTIONS FOR COMPLETING DLA FORM 1822, END-USE CERTIFICATE (12/14/01)

All individuals wanting to acquire Department of Defense surplus property, identified as Munitions List Items (MLI) or Commerce Control List Items (CCLI), are required to fully complete this End-Use Certificate (EUC), DLA Form 1822. It is your responsibility to fully and accurately complete this form. The use of "home made" EUCs is discouraged because they are not covered under the Paperwork Reduction Act. Due to the critical nature of this document, failure to comply with any of these instructions and/or accurately provide the required information will result in this EUC being deemed unacceptable and will cause significant delay or denial in obtaining the Trade Security Control (TSC) clearance required to receive MLI/CCLI property.

All entries must be typed or clearly printed. When providing the required information and additional space is needed, the use of a separate sheet of paper is acceptable. At the top of each additional sheet of paper you must place your name and the IFB/Contract no./Offer No./Standard Form-122/Standard Form-123 Order No. You must also cite the appropriate block number(s) and/or letter(s) for each entry.

Every block on the EUC must have an entry. If the information being requested does not apply to your situation, the only entries which will be acceptable are: "NONE", "DOES NOT APPLY", or "NOT APPLICABLE" (do not use N/A, N/R or draw a line). If you have to repeat information that was previously entered in another block, cite the SECTION, block number and/or letter; i.e., "SAME AS SECTION 'X', BLOCK 'X'". The Approving Official (Sales Contracting Officer, Plant Clearance Officer, or other designated individual) will review the EUC for completeness and accuracy.

PAGE 1

AT TOP OF PAGE IFB/CONTRACT/OFFER/SF122/SF123 ORDER NO:

Enter the number (if not pre-printed) of the Invitation For Bid (IFB), contract/offer, proposal number, order number, etc. that is used to identify the specific sale or exchange.

1. THIS STATEMENT IS SUBMITTED IN CONNECTION WITH:

Place and "X" in the block that best identifies the type of transaction you are entering into:

- SALE purchasing property from the Defense Reutilization and Marketing Service or the Defense Contract Management Agency.
- EXCHANGE an agreement with a Military Service Museum to exchange property for agreed upon property or /services.
- OTHER for those transactions which are not a sale or exchange and where title to property may or may not pass from government control.

2. LINE ITEM NUMBER/COMMODITY:

Enter the line item number for each MLI/CCLI item you are interested in acquiring.

For negotiated exchanges, or other types of transactions, enter the name or nomenclature of the property which you will be receiving upon completion of the negotiations.

3. NAME (Last, First, Middle): This should be the name of the individual who signing this form. Please print/type your complete legal name legibly. Provide last name, complete first name (initials for first name will not be accepted) and middle name (if any). If you do not have a middle name, use NMN (No Middle Name). Include any other names ever used (i.e., maiden name, nicknames, acronyms, aliases, doing business as (DBA) and/or "also known as (AKA)" name(s).)

If an individual is bidding for themselves, that individual's name must be provided in this block.

If the bid is for a business, the individual authorized to sign this EUC must provide his/her name in this block.

4. SOCIAL SECURITY NUMBER (SSN)/ALIEN CARD NO./COUNTRY ID:

If the bid is for an individual, that individual's SSN must be provided in this block.

If the bid is for a business, the individual signing this EUC must provide their SSN in this block.

If the bid is in the name of a Permanent Resident, enter your Alien Identification Number.

If the bid is in the name of a Non-U.S. Citizen/National, non-Permanent Resident acting for a foreign government, enter your Country Identification Number

5. DATE OF BIRTH (DoB): Enter DoB as Month/Day/Year (MM/DD/YYYY).

If the bid is for an individual, that individual's Date of Birth must be provided in this block.

If the bid is for a business, the individual signing this EUC must provide their Date of Birth in this block.

6. PLACE OF BIRTH (City or County, State, Country): City/County name must be spelled out. Only the two-letter or standard abbreviation for the State or Country is acceptable.

If the bid is for an individual, that individual's Place of Birth must be provided in this block.

If the bid is for a business, the individual signing this EUC must provide their Place of Birth in this block.

7. TELEPHONE NUMBER: (Include Area Code).

If the bid is for an individual, that individual's telephone number (including Area Code) must be provided in this block. If the bid is for a business, the individual signing this EUC must provide their telephone number (including Area Code) in this block.

8. MAILING ADDRESS: Enter complete mailing address. Street and City names must be spelled out; abbreviations are unacceptable. Post Office Box is acceptable. The two-letter or standard abbreviation for the State or Country is acceptable.

If the bid is for an individual, that individual's mailing address must be provided in this block.

If the bid for a business, the business's mailing address must provide in this block.

9. PHYSICAL ADDRESS: Enter complete physical address. Street and City names must be spelled out; abbreviations are unacceptable. The two-letter or standard abbreviation for the State or Country is acceptable. Entering Post Office Box is not acceptable.

If the bid is for an individual, that individual's physical address (Street, City, State, Zip) must be provided in this block. If the physical address is the same as mailing address (not a Post Office Box), enter "Same as MAILING ADDRESS".

If the bid is for a business, the business's physical address (Street, City, State, Zip) must be provided in this block. If the physical address is the same as mailing address (not a Post Office Box), enter "Same as MAILING ADDRESS".

SECTION I. GENERAL INFORMATION

10. BLOCK 1. TYPE OF FIRM:

If the bid is for an individual, enter "Not Applicable".

If the bid is for a business, check the box that most closely describes the organization:

- "Sole Proprietorship" = solitary owner/independent control
- "Partnership" = two or more persons contractually associated as joint principals in a business with joint rights and responsibilities.
- "Corporation" = an association or group of individuals united in trade or similar interests that has filed Articles of Incorporation.
- "Other" = (The signer of this EUC must check "Other" and specify affiliation with official bidder.)
 - = Principal (Person having controlling authority)
 - = Agent (Person acting for or in place of another by authority from him).

If the "Type of Firm" is a corporation, provide the state in which the Articles of Incorporation were filed. The two letter standard abbreviation for the state or country is acceptable.

11. BLOCK 2. NATURE OF END-USER'S BUSINESS:

This should best describe the type business/interest of the ultimate end-user.

12. BLOCK 3 - NATURE OF PRINCIPAL'S BUSINESS

This should best describe the type business/interest of the official bidder.

13. BLOCK 4 - FIRM'S ID/FEDERAL TAX NUMBER:

If the bid is in the name of an individual, enter "Not Applicable".

If the bid is in a company's name and that company does not have a Federal Tax Number but is using some other form of tax identifying number (i.e., a personal SSN) list that number and specify (i.e., SSN registered to (provide name)).

BLOCK 5 - BUSINESS/CORPORATION HEADQUARTERS

14. BLOCK 5A - NAME:

If bid is in the name of an individual, enter "Not Applicable".

If the bid is in a company's name, the individual signing this EUC must provide the official company headquarters name in this block (include aliases/acronyms/trade styles).

15. BLOCK 5B - ADDRESS:

Give full physical address. Street and City names must be spelled out; abbreviations are unacceptable. Only two-letter (or standard) abbreviation for State or Country is acceptable.

If the bid is in the name of an individual, enter "Not Applicable".

If the bid is in a company's name, the individual signing this EUC must provide the complete physical address of company headquarters. (Post Office Box is unacceptable).

BLOCK 6 - BRANCH OFFICE:

16. BLOCK 6A - NAME:

If the bid is in the name of an individual, enter "Not Applicable".

If the bid is in a company name, the individual signing this EUC must provide all official company branch name(s) in this block (include aliases/acronyms/trade styles).

If the official company branch and headquarters' names are the same, enter "Same as Block 5A". If the bid is in a company's name and there is no branch office for this company, enter "Not Applicable".

17. BLOCK 6B - ADDRESS: Street and City names must be spelled out; abbreviations are unacceptable. Only two-letter or standard abbreviation for State or Country is acceptable.

If the bid is in the name of an individual and there are no branch offices, enter "Not Applicable".

If the bid is in a company's name, the individual signing this EUC must provide the complete physical address (Street, City, State, Zip) of all company branch office(s). (Post Office Box is unacceptable).

If company's branch and headquarters offices use the same address, enter "Same as Block 5B"

If there are no branch offices, enter "Not Applicable".

18. BLOCK 7 - ON SEPARATE SHEETS OF PAPER, ATTACH THE NAMES, ADDRESSES, SSNs, DATES AND PLACES OF BIRTH OF CORPORATE

OFFICERS, PARTNERS AND/OR AGENTS.

Failure to comply will cause your transaction to be placed on hold or not considered.

If the bid is in the name of an individual, enter "Not Applicable".

If the bid is for a company, the required information for each of the Officers, Directors, and Partners is to be on separate sheets of paper.

SECTION II. END-USERS/USER INFORMATION

If this is a negotiated exchange, identify the item(s) you will be providing the government in this exchange:

BLOCK 1 - PURPOSE. THE PROPERTY REFERRED TO IN ABOVE IFB/OFFER NUMBER WILL BE UTILIZED FOR THE FOLLOWING:

Enter an "X" in the appropriate item(s) below. In the case of resale, item 1F or 1G must be marked in addition to any other item.

19. BLOCK 1A. RETENTION FOR THE FOLLOWING SPECIFIC USE (see note at bottom of page 1 of this form)

If property is being retained for official bidder's own use, explain intended use.

If statement in Block 1A does not apply, enter "Not Applicable" and go to Block 1B.

20. BLOCK 1B. Resold in form received for the following use (see note at bottom of page 1 of the form).

If property is being resold, give specific information about resale customer's intended use.

If statement in Block 1B does not apply, enter "Not Applicable" and go to Block 1C.

21. BLOCK 1C. The property will not be sold or otherwise disposed of for use outside of the U.S. or to non-U.S. Citizens/Nationals in the United States.

Check this box if applicable.

If statement in Block 1C does not apply, enter "Not Applicable" and go to Block 1D.

22. BLOCK 1D. The property may be re-exported in the form received to the following country/countries:

Check this box if applicable, and list the country(ies). Attach valid, current Department of State Registration (for export).

If statement is Block 1.D. does not apply, enter "Not Applicable" and go to Block 1E.

23. BLOCK 1E. Resale after following alteration (description of final production):

Describe the altered product;

in (Country/Countries): List all countries where this product will be sold. (If necessary use a separate sheet of paper to list countries. Identify this as "BLOCK 1E" on the sheet of paper).

and distribution in (Country/Countries:) List all countries where this product will be distributed. (If necessary use a separate sheet to list countries. Identify this as "BLOCK 1E" on the sheet of paper).

Attach valid, current Department of State Registration (for export).

If this statement does not apply to you, enter Not Applicable and go to Block 1G.

24. BLOCK 1F. If sold, name, address, and telephone number of sub-purchaser(s):

Provide the full name, physical address and telephone number of the individual/company that purchased the item(s). If this block does not apply to you, enter Not Applicable.

25. BLOCK 1G. The customers are unknown at this time. If required by the contract/offer, I will obtain prior written approval for the resale of any of the property covered by this contract.

If this block does not apply to you, enter Not Applicable.

26. ADDITIONAL INFORMATION: State any other material facts relating to end user and use of the property that may be of value in considering the proposal:

If this block does not apply to you, enter Not Applicable.

PAGE 2 SECTION III - UNDERSTANDING AND NOTIFICATION

Please read carefully. This section cites the various laws and regulations you must comply with in the use of, disposition of and export of property.

SECTION IV - CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB.

This section is self-explanatory. By signing and dating this form, you are certifying that all the information you are providing is true and correct and you understand and agree to all the provisions in this end use certificate. This form will become part of the contract.

26. PARAGRAPH 4. The person signing this DLA Form 1822 is:

Check the block that applies to you and fill out any applicable portion.

28. BLOCK A - NAME (Type or Print)

Be sure your name is legible.

29. BLOCK B - SIGNATURE Be sure to sign this form

If signer of EUC is Officer, Director, Partner, Principal, Agent, etc., for official bidder, provide title/authority.

30. BLOCK C - DATE SIGNED Be sure you date this form